

FILED

SEP 23 2024

IN THE UNITED STATES DISTRICT COURT  
FOR THE WESTERN DISTRICT OF TEXAS  
AUSTIN DIVISION

CLERK, U.S. DISTRICT COURT  
WESTERN DISTRICT OF TEXAS  
BY \_\_\_\_\_ DEPUTY

WENDY DAVIS, DAVID GINS, and  
TIMOTHY HOLLOWAY,

Plaintiffs,

V.

1:21-CV-565-RP

ELIAZAR CISNEROS, RANDI CEH, STEVE  
CEH, JOEYLYNN MESAROS, ROBERT  
MESAROS, and DOLORES PARK,

Defendants.

### VERDICT FORM

**FIRST CLAIM: 42 U.S.C § 1985(3)**

### Question No. 1:

Did Plaintiffs prove by a preponderance of the evidence their claim that one or more Defendants engaged in a conspiracy in violation of 42 U.S.C. Section 1985(3)?

☒ YES ☐ NO

If you answered “YES” to the first part of this question, please indicate (by marking each appropriate line with a check mark), any and all Defendants against whom you find that Plaintiffs proved their 42 U.S.C. Section 1985(3) claim:

✓ Eliazar Cisneros

\_\_\_\_\_Randi Ceh

\_\_\_\_\_ Steve Ceh

\_\_\_\_\_Joeylynn Mesaros

Robert Mesaros

Dolores Park

**SECOND CLAIM: Civil Conspiracy (Texas State Law Claim)**

**Question No. 2:**

Did Plaintiffs prove by a preponderance of the evidence their claim that one or more Defendants engaged in a civil conspiracy to commit assault in violation of Texas state law?

\_\_\_\_ YES ☒ NO

If you answered "YES" to the first part of this question, please indicate (by marking each appropriate line with a check mark), any and all Defendants against whom you find that Plaintiffs proved their civil conspiracy claim:

\_\_\_\_ Eliazar Cisneros

\_\_\_\_ Randi Ceh

\_\_\_\_ Steve Ceh

\_\_\_\_ Joeylynn Mesaros

\_\_\_\_ Robert Mesaros

\_\_\_\_ Dolores Park

**THIRD CLAIM: Aiding and Abetting Civil Assault (Texas State Law Claim)**

**Question No. 3:**

Plaintiffs bring a claim for aiding and abetting civil assault under Texas state law. Have Plaintiffs established by a preponderance of the evidence that one or more Defendants aided and abetted civil assault under Texas law?

\_\_\_\_ YES ☒ NO

If you answered "YES" to the first part of this question, please indicate (by marking each appropriate line with a check mark), any and all Defendants against whom you find that Plaintiffs proved their aiding and abetting civil assault claim. All Plaintiffs have brought this claim against all Defendants.

\_\_\_\_ Eliazar Cisneros

\_\_\_\_ Randi Ceh

\_\_\_\_ Steve Ceh

\_\_\_\_ Joeylynn Mesaros

\_\_\_\_ Robert Mesaros

\_\_\_\_ Dolores Park

**POTENTIAL DAMAGES FOR FIRST THREE CLAIMS**

You must now consider what damages, if any, to impose with respect to the first three claims, which all involve coordinated conduct—Claims 1, 2, and 3—listed above.

If you answered “NO” to all of Questions 1, 2, and 3, you must skip questions 4 and 5.

If you answered “YES” to any of Questions 1, 2, and 3, you may impose damages on Defendants for those claims. You may only impose damages on Defendants you found liable for at least one of those claims.

**Question No. 4:**

For each Plaintiff whom you found for on Claims 1, 2, or 3, please state the total compensatory damages that will fully and fairly compensate the Plaintiff for the injuries on those claims.

Wendy Davis: \$ 0

David Gins: \$ 0

Timothy Holloway: \$ 10,000

**Question No. 5:**

If you found for Plaintiffs as to Claims 1, 2, or 3, do you find that punitive damages should be awarded against at least one Defendant?

✓ YES        NO

If you answered “YES” to the first part of this question, please state on the following lines the total punitive damages you are assessing against any such Defendant.

Eliazar Cisneros: \$ 30,000

Randi Ceh: \$                     

Steve Ceh: \$                     

Joeylynn Mesaros: \$                     

Robert Mesaros: \$                     

Dolores Park: \$

**FOURTH CLAIM: Civil Assault (Texas State Law Claim)**

**Question No. 6:**

Have Plaintiffs established by a preponderance of the evidence that Defendant Eliazar Cisneros is liable for civil assault?

\_\_\_\_ YES ☒ NO

For each Plaintiff whom you found for as to this claim, please state the total compensatory damages that will fully and fairly compensate that Plaintiff for the resulting injuries.

Wendy Davis: \$ \_\_\_\_\_

David Gins: \$ \_\_\_\_\_

Timothy Holloway: \$ \_\_\_\_\_

**Question No. 7:**

Have Plaintiffs established by a preponderance of the evidence that Defendant Robert Mesaros is liable for civil assault?

\_\_\_\_ YES ☒ NO

For each Plaintiff whom you found for as to this claim, please state the total compensatory damages that will fully and fairly compensate that Plaintiff for the resulting injuries.

Wendy Davis: \$ \_\_\_\_\_

David Gins: \$ \_\_\_\_\_

Timothy Holloway: \$ \_\_\_\_\_

**Question No. 8:**

If you found for at least one Plaintiff as to their civil assault claim, do you find that punitive damages should be awarded against at least one Defendant?

\_\_\_\_YES \_\_\_\_NO

If you answered "YES" to the first part of this question, please state on the following lines the total punitive damages you are assessing against any such Defendant:

Eliazar Cisneros: \$\_\_\_\_\_

Robert Mesaros: \$\_\_\_\_\_

SIGNED this 23 day of September, 2024.

ORIGINAL SIGNATURE  
REDACTED PURSUANT TO  
GOVERNMENT ACT OF 2002

PRESIDING JUROR